Filed 04/24/2008

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allowance for statutory damages due to the fact that such actions are per se intentional and do not and cannot occur without the willful and intentional modification of electronic equipment, the willful and fraudulent misrepresentation of a commercial

For these reasons I ask this Honorable Court to grant the maximum

establishment as a residential one, the removal of cable traps or devices designed to prevent such unauthorized exhibits, or other willful and/or international acts purposely designed to obtain our programming unlawfully.

13. I am also troubled by the fact that the Courts have placed undue weight upon whether the *promotion* of programming by the signal pirates (rather than the exhibition of the programming itself) was done willfully and/or for commercial benefit. I would ask the Court to recognize that the willful and purposeful acts necessary to intercept and exhibit the programming precede whatever steps are, or are not taken, by the pirate establishment to promote our programming to their customers.

14. I would also ask the Court to recognize that the pirates do not generally advertise the fact that they intend to exhibit our programming unlawfully to the public for the practical reason that they wish to avoid the unessential risk of detection. This of course does not preclude the very real possibility fact that the unlawful exhibition may well have been promoted by word of mouth or advertising that went undetected by the auditors, to their own customers to increase their financial gain on the night our fights are broadcast at their establishment.

In addition, it is extremely unlikely that a pirate establishment would increase the costs of food or drink on the evening they broadcasting one of our programs unlawfully. In my personal experience gained through many years in the promotion industry, it is most uncommon that even our legal locations would employ such a method to recover some of our commercial license fee back from their own

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customers. I would point out however that since our auditors do not benchmark the prices charged for food or drink at the pirate locations subsequent to conducting the field surveillance on the evening our programming is broadcast, it is undetermined whether the prices paid by an auditor at a pirate location on fight night are in fact less than or equal to the normal prices charged by the pirate establishments.

- 16. In this instance, I would further request that the Court take notice that the instant pirate establishment obtained a cover charge from its patrons and to view our company's program. As noted within the sworn affidavit of the auditor, payment of the ten dollar (\$10.00) cover charge being collected from customers was a prerequisite for entry to the establishment while the exhibition of our programming was taking place.
- 17. Clearly, this establishment with multiple television monitors, and a physical location in a major metropolitan area, had no justification to steal our programming and exhibit it for its own financial benefit, except to deny our company the commercial license fee to which was rightfully entitled.

Page 6



WHEREFORE I respectfully request that this Court grant our request for enhanced statutory damages and our prayer for actual damages, plus our legal costs along with the attorneys' fees counsel has requested, and that such amounts be awarded against each of the defendants named in this action and in our favor.

Respectfully submitted,

Dated: March 18, 2008

JOSEPH Garden City Boxing Club, Inc.

Sworn to before me on this _____ day

Of , 2008

NOTARY PUBLIC

See attached document

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CALIFORNIA JURAT WITH AFFIANT STATEMENT

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 ➢ See Attached Document (Notary to cross out lines 1–6 below) ☐ See Statement Below (Lines 1–5 to be completed only by document signer[s], not Notary) 	
1	
2	
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5	
Signature of Document Signer No. 1	Signature of Document Signer No. 2 (if any)
State of California	
County of Santa Clara	Subscribed and sworn to (or affirmed) before me on this
	18th day of March, 2008, by
	(1) Joseph M. Gagliardi,
	proved to me on the basis of satisfactory evidence to be the person who appeared before me (.) (,)
SHARON CUNNINGHAM Commission # 1779347	(and
Notary Public - California Santa Clara County My Comm. Batter Nov 10, 2011	$(2) \qquad \qquad h - \delta \qquad \qquad ,$ Name of Signer
MyComm.Espasiesvies	proved to me on the basis of satisfactory evidence to be the person who appeared before me.)
	Signature <u>Wharon</u> Curring ham Signature of Notary Public
Place Notary Seal Above	PTIONAL
Though the information below is not required by law valuable to persons relying on the document and of fraudulent removal and reattachment of this form to ar	w, it may prove RIGHT THUMBPRINT OF SIGNER #1 OF SIGNER #2
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